Tarrant County Texas

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Suzanne Henderson

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER

Producers 68 (4-69) — Paid Up With 640 Acres Pooling Provision

PAID UP OIL AND GAS LEASE (No Surface Use)

THIS LEASE AGREEMENT is made this 28th day of May, 2809, between GREG ROESLER, 1802 Red Wins, CX, Southlake Tx 26092 as Lesson, and PALOMA BARNETT, LLC, 1021-Main Street, Suite 2600, Houston, Texas 77002-5066 as Lessee All printed portions of this lease were prepared by the party hereinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and Lessee.

In consideration of a cash bonus in hand paid and the covenants herein contained, Lessor hereby grants, leases and lets exclusively to Lessee the following

0.292 acres, more or less, situated in the James W Lane Survey, A-950; and being Lot 23, Block 6, of Wayerly Place, an addition to the City of Arlington, Tarrant County, Texas, according to the map or plat thereof recorded in Volume 388-170, Page 36, Plat Records, Tarrant

in the County of TARRANT. State of TEXAS, containing 0:292 gross acres; more or less: (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise); for the purpose of exploring for, developing producing and marketing oil and gas, along with all hydrocarbon and non hydrocarbon substances produced in association therewise, (and other included helium, carbon dioxide, and other commercial gases, as well as hydrocarbon gases. In addition to the above-described lesses primises, this tesse also covers accretions and any small strips or parcies of fand now or hereafter owned by Lessor which are configuous or adjacent to the above-described lesses primises, and, in consideration of the aforementined carbonus, Lessor agrees to execute at Lessee's requests any additional or supplemental instruments for a more complete or accrurate tesserption of Itle fand so covered. For the purpose of determining the amount of any shut-in royalties hereunder, the number of gross acres above specified shall be deemed correct, whether actually more or less.

2. This lease, which is a "paid-up" lease requiring no rehtals, shall be in force for a primary term of five (5) years from the date hereof, and for as long thereafter as oil or gas or other substances covered hereby are produced in paying quantities from the teased premises or from lands pooled therewith or this rease is otherwise maintained in effect pursuant to the provisions hereof.

3. Royallies on oil, gas and other substances produced and saved hereunder, shall be paid by a sesse to Lessor as follows: (a) For oil and other injudications separated at Lessee's subjant to Lessor substances produced and saved hereunder, shall be paid by a sesse to Lessor as follows: (a) For oil and other injudications separated at Lessee's subparator facilities, the royalty shall be beenty. The percent (25%) of such production; to be delivered at Lessee's addition to Lessor's credit at the oil purchaser's transportation facilities; provided that Lessee shall have the continuing right to purchase such production at the wellhead market price their prevailing price) for production of similar grade and gravity; (b) for gas (including casinghead gas) and all other substances covered friency), the royalty shall be been to percent (25%) of the proceeds realized by Lessee from the sale thereof, less a proportionate part of all valorem, taxes and production severance, or other excise taxes and the costs incurred by Lessee in delivering, processing or otherwise marketing such gas or other substances, provided that Lessee shall have the continuing right to purchase such production at the prevailing wellhead market price paid for production of similar quality in the same flest (or if there is no such price then prevailing in the same flest (or if there is no such price then prevailing in the same flest (or if there is no such price then prevailing in the same flest (or if there is no such price then prevailing in the same flest (or if there is no such price then prevailing in the same flest of the production of the price production of s

or by check or by draft and such payments or tendens to Lessor of to the depository by disposit in the US Mails in a stamped envelope addressed to the depository of to the Lessor at the less and the l

- 7. If Lessor owns less than the full minimal distate in all or any part of the Jessed premises or lands plotely therewith skall be reduced to the proportion that Lessor's interest in such part of the Jessed premises bears an the full minimal distate in such part of the Jessed premises or Lessor's interest in such part of the Jessed premises bears an the full minimal distance of the parties herewither shall be distanced for the distance of the Jessed premises or Lessor's interest in such part of the Jessed premises bears an the full minimal distance of the Jessed premises or Lessor or Lessor or Lessor or Lessor or Lessor in the full minimal distance or Lessor or Lessor or Lessor or Lessor in parties or enlarging the collegations of classes reterrular, and not charge in which will be a compared to the parties or enlarging the collegations of classes reterrular, and not charge in which premise distances or Lessor or Lessor has satisfied the notification of the collegation is exploitable; the collegation of the Collegation of Lessor or Lessor or Lessor has satisfied the notification of the collegation is exploitable; the collegation of the Collegation of Lessor or Lessor or Lessor has satisfied the notification of the collegation of

- specified in the offer.

 13. No flitgation shall be initiated by Lessor with respect to any breach or default by Lessee hereunder, for a period of at least 90 days after Lessor has given Lessee within notice fully describing the breach or default, and then only if Lessee fails to remedy the breach or default, within such period. In the event the matter is litigated and there is a final judicial determination that a breach or default has occurred, this lease shall not be forferted or canceled in whole or in part unless Lessee is given a reasonable time after said judicial determination to remedy the breach or default and to default and to do so.

 14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore easement under and through the leased premises for the placement of well bores (along routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the tessee processors of lands pooled therewith and from which lessors shall have no right to royalty or other benefit. Such subsurface well bore easements shall run with the land and survive any termination of this lease.

 15. Lessor hereby warrants and agrees to defined title conveyed to Lessee hereunder, and agrees to element the lease of the party to whom payment is made, and, in addition to its other rights of the party to whom payment is made, and, in addition to its other rights of the party to whom payment is made, and, in addition to its other rights, may relimbure itself out of any royalties or shuth royalties otherwise payable to Lessor has been furnished satisfactory evidence that such claim has been resolved.

 16. Notwithstanding enything contained to the contrary in this fease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other operations.
- 17. Lessor, and their successors and assigns, hereby grants Lessee an option to extend the primary term of this lease for an additional period of five (5) years from the end of the primary term by paying or lendering to Lessor prior to the end of the primary term the same bonus consideration, terms and conditions as

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royelly, are marker sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Leasor entered into this lease without duress or undue influence. Lessor recognizes that have been payments and terms are final and that Leasor entered into this lease without dures or discurring on market conditions. Lessor acknowledges that no representations or discurring the market conditions. It is not that the production of this lease that Lessor would get life highest price or different terms depending on future market conditions. Neither party to this lease will each to allow the terms of this transaction based upon any differing terms which Lessee has or may negotiate with

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and signatory and the sign

LÉSSOF (WHETHER ONE OR MORE)

Greg Roesier

ACKNOWLEDGMENT

STATE OF TEXAS COUNTY OF TARRANT

This instrument was acknowledged before me on the 29 day of MAY 2009 by Greg Roester

SUSAN M. RIOS
Notary Public
State of Texas
My Comm. Expires 02-10-2010

Netary Public, State of Texas Notary's name (printed): Notary's commission expires;

CORPORATE ACKNOWLEDGMENT

STATE OF TEXAS COUNTY OF TARR			网络 有力 人品
This instrument was actnowle	edged before me on theday of		- 1
January Lands		cerporation, on behalf of said corporation.	
1 2 4		Notary Public, State of Texas Notary's name (printed); Notary's commission expires:	
RECORDING INFORMATION STATE OF TEXAS			
County of TARRANT			
recorded in		20 at o'clock M. and t	žuly
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By			
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